

## OFFICE OF THE YUMA COUNTY ATTORNEY

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August 11, 2017

The Honorable Doug Ducey Arizona State Governor **Executive Tower** 1700 West Washington Street Phoenix, AZ 85007

> RE: A.R.S. § 8-817(B)(8) Reports

Dear Governor Ducey,

Pursuant to A.R.S. § 8-817(B)(8)(b), we are submitting the following information addressing the number of criminal conduct allegation cases submitted to this office for review during fiscal year 2016-2017 and information related to those submission. For purpose of this report, criminal conduct allegations is defined by Arizona statute as,

[A]n allegation of conduct by a parent, guardian or custodian of a child that, if true, would constitute any of the following:

- (a) A violation of § 13-3623 involving child abuse.
- (b) A felony offense that constitutes domestic violence as defined in § 13-3601.
- (c) A violation of § 13-1404 or 13-1406 involving a minor.
- (d) A violation of § 13-1405, 13-1410 or 13-1417.
- (e) Any other act of abuse that is classified as a felony.
- (f) Any offense that constitutes domestic violence as defined by § 13-3601 and involves a minor who is a victim of or was in imminent danger during the domestic violence.1

<sup>1</sup> A.R.S. § 8-201(8)

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During fiscal year 2016-2017, this office received 94 criminal conduct allegation (CCA) cases from law enforcement agencies located in Yuma County. Of those 94 cases submitted for review, criminal complaints have been filed in 32. Another 19 cases remain under review following a request for further information by this office to the submitting agency. Forty-three cases were declined.

Of the 32 cases charged in fiscal year 2016-2017, 10 were concluded by conviction and 20 remain open, pending resolution. Two were dismissed, post-filing.

Of the 43 cases declined, 35 were due to insufficient evidence and another 7 were declined for felony prosecution but were referred for review as misdemeanors. Also, 1 case was declined due to mental/behavioral health related issues of the alleged defendant.

Arizona Revised Statute § 8-817(B)(8)(a) requires the County Attorney to also prepare a report following the end of the prior fiscal year that contains the following the number of CCAs investigated in Yuma County and the number of such CCA investigation reports that were jointly investigated with DCS pursuant to our established protocols. Arizona Revised Statute § 8-817(B)(8)(c) also requires that this report indicate the reasons why a joint investigation between a law enforcement agency and DCS did not occur, if such, in fact, did not.

Based on the information provided to this office from all local law enforcement agencies in Yuma County<sup>2</sup>, we report the following:

- Number of CCAs Investigated 315.
- Number of CCAs Jointly Investigated with DCS 294.
- Number of CCAs not Jointly Investigated and the Reasons Why 21 (8 DCS was not available; 8 events occurred outside the agency's jurisdiction; 2- reports unfounded; 3 reasons undetermined).

This concludes our report for the fiscal year 2016-2017. Should information come about that was not known at the time of this submission, we will promptly supplement the same. Thank you for your continued attention to these matters.

Jon R. Smith
Yuma County Attorney

Very truly yours,

JRS:sj

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<sup>&</sup>lt;sup>2</sup> Yuma County Sheriff's Office, City of Yuma Police Department, and City of Somerton Police Department.